

Applyant(s)

Interview Summary

Application No. **09/315,796**

Davis et al.

Examiner

Group Art Unit

	Stephen R. Funk	2854	
All participants (applicant, applicant's representative, PTO personnel):			
(1) Stephen R. Funk	(3) <i>Ray Prince</i>		
(2) Robert Falk	(4)		
Date of Interview May 9, 2000			
Type: Telephonic Personal (copy is given to	applicant X applicant's rep	resentative).	
Exhibit shown or demonstration conducted: X Yes	☐ No. If yes, brief description:	•	
Mr. Falk and, in particular, Mr. Prince gave background discussion and theory for the disclosed invention. Mr. Prince also			
demonstrated how a printed sheet could be considered a	s 4 colors "over" 2 colors i.e. 4 or	n one side and 2	on the other.
Agreement was reached. was not reached.			
Claim(s) discussed: <u>In general</u>			
Identification of prior art discussed: DeMoore et al. (US 5,960,713) and (EP 741,025)			
in the state of th			
Description of the general nature of what was agreed to	if an agreement was reached, or a	any other comme	nts:
Mr. Falk argued that DeMoore et al. ('713) cannot rely on the full disclosure of parent SN 08/435,798 since they do not			
have identical disclosures or disclosures that can be easily compared for similar subject matter. Mr. Falk refers to the			
Penwaft decision. Discussed that alternative meanings of "over" could be perfecting or on top of, that a "continuous in-line process" refers to complete processing of the substrate (would be completely printed whether both sides or not),			
and that perfecting printing is widely conventional and desirable in the art.			
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(A fuller description, if necessary, and a copy of the ame the claims allowable must be attached. Also, where no is available, a summary thereof must be attached.)	endments, if available, which the e copy of the amendents which wou	xaminer agreed vild render the claim	vould render ms allowable
1. It is not necessary for applicant to provide a sep	arate record of the substance of th	ne interview.	
Unless the paragraph above has been checked to indicate LAST OFFICE ACTION IS NOT WAIVED AND MUST INC Section 713.04). If a response to the last Office action I FROM THIS INTERVIEW DATE TO FILE A STATEMENT (LUDE THE SUBSTANCE OF THE II has already been filed, APPLICANT	NTERVIEW. (See I IS GIVEN ONE I	MPEP
 Since the Examiner's interview summary above each of the objections, rejections and requirement claims are now allowable, this completed form is Office action. Applicant is not relieved from profix also checked. 	nts that may be present in the last s considered to fulfill the response	Office action, an	d since the the last
		STEPHEN I	
Examiner Note: You must sign and stamp this form unless it is an	attachment to a signed Office action.	I THINKIT E	ANNUAPI3